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5	Attorneys for the United States	
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7		
8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	2:20-MC-00002-TLN-KJN
12	Plaintiff,	
13	v.	STIPULATION AND ORDER EXTENDING TIME FOR FILING A COMPLAINT FOR
14	APPROXIMATELY \$827.04 SEIZED FROM	FORFEITURE AND/OR TO OBTAIN AN INDICTMENT ALLEGING FORFEITURE
15	PAYPAL ACCOUNT ASSIGNED TO EMAIL GABRIELALVA92@GMAIL.COM,	
16	APPROXIMATELY \$8,975.10 SEIZED FROM	
17	DISCOVER BANK ACCOUNT NUMBER 7016627348 IN THE NAME OF GABRIEL ALVA,	
18	APPROXIMATELY \$885.10 SEIZED FROM	
19	ALLY BANK ACCOUNT NUMBER 1069206298 IN THE NAME OF CATHERINE STUCKEY,	
20	APPROXIMATELY \$4,984.84 SEIZED FROM	
21	CITI BANK ACCOUNT NUMBER 42011053883 IN THE NAME OF CALIFITT, LLC,	
22	APPROXIMATELY \$8,686.40 SEIZED FROM	
23	CITI BANK ACCOUNT NUMBER 206269441 IN THE NAME OF CALIFITT, LLC, AND	
24	APPROXIMATELY \$445.98 SEIZED FROM	
25	WELLS FARGO BANK ACCOUNT NUMBER 2018552089 IN THE NAME OF CATHERINE	
26	STUCKEY,	
27	Defendants.	

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It is hereby stipulated by and between the United States of America and potential claimant Gabriel Alva ("claimant"), by and through their respective counsel, as follows:

- 1. On or about August 6, 7, 9, and 12, 2019, the Homeland Security Investigation ("HSI") seized the above-referenced defendant funds pursuant to Federal seizure warrants (hereafter collectively "defendant funds")¹.
- 2. Under 18 U.S.C. §§ 983(a)(1)(A)(i)-(iv), and 983(a)(3)(A), the United States is required to send notice to potential claimants, file a complaint for forfeiture against the defendant funds, or obtain an indictment alleging that the defendant funds are subject to forfeiture within one hundred and fifty days of seizure, unless the court extends the deadline for good cause shown or by agreement of the parties. That deadline was January 3, 2020.
- 3. By Stipulation and Order filed January 6, 2020, the parties stipulated to extend to March 3, 2020, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 4. By Stipulation and Order filed March 3, 2020, the parties stipulated to extend to June 1, 2020, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 5. By Stipulation and Order filed May 27, 2020, the parties stipulated to extend to July 31, 2020, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 6. By Stipulation and Order filed July 21, 2020, the parties stipulated to extend to October 29, 2020, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 7. As provided in 18 U.S.C. § 983(a)(3)(A), the parties wish by agreement to further extend to January 27, 2021, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.

¹ The United States has decided not to file against the Approximately \$885.10 seized from Ally Bank Account Number 1069206298 in the name of Catherine Stuckey and Approximately \$445.98 seized from Wells Fargo Bank Account Number 2018552089 in the name of Catherine Stuckey identified in the caption.

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1	8. Accordingly, the parties agree that the deadline by which the United States shall be	
2	required to file a complaint for forfeiture against the defendant funds and/or to obtain an indictment	
3	alleging that the defendant funds are subject to forfeiture shall be extended to January 27, 2021.	
4	Dated: 10/28/2020	McGREGOR W. SCOTT United States Attorney
5	By:	/s/ Kevin C. Khasigian
6		KEVIN C. KHASIGIAN Assistant U.S. Attorney
7		rissistant c.s. rittorney
8	Dated: 10/27/2020	/s/ Stephen Kahn STEPHEN KAHN
9		Attorney for potential claimant
10		Gabriel Alva
11		(Signature authorized by email)
12		
13	IT IS SO ORDERED.	
14	Dated: October 28, 2020	Mr. Hunley
15	,	Troy L. Nunley
16		United States District Judge
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